

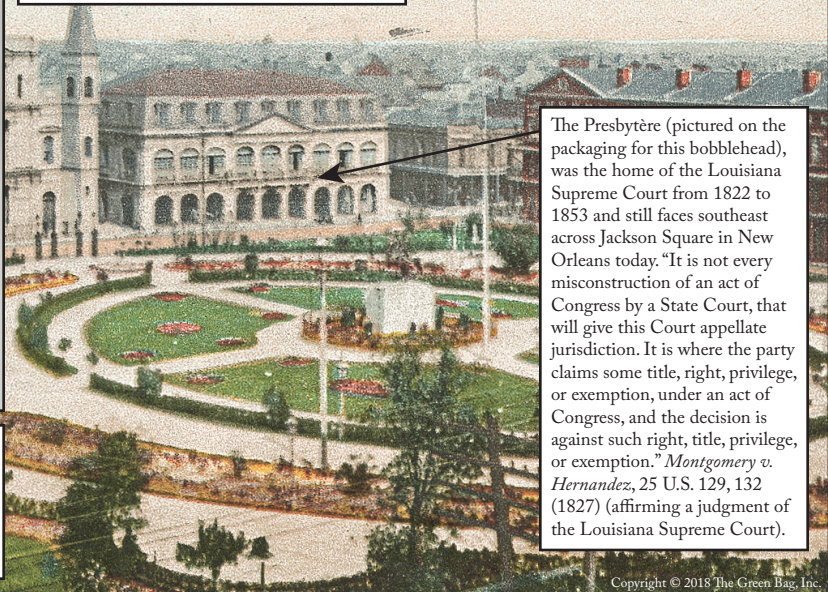


"We are of opinion it ought to be certified to the Circuit Court, that all the Africans captured in the Antelope, except those directed to be delivered to the Spanish claimants, should be decreed to be delivered to the United States, absolutely and unconditionally, without the precedent payment of expenses." *The Antelope*, 25 U.S. 546, 551 (1827) (for a unanimous court, including Marshall, C.J., and Story, J.).

"The same words, used by the same parties, with the same objects in view, would be the same contract, whether made upon a desert island, in London, Constantinople, or New-York. It would be the *same contract*, whether the law of the place where the contract was made, recognised its validity, and furnished remedies to enforce its performance, or prohibited the contract, and withheld all remedy for its violation." *Ogden v. Saunders*, 25 U.S. 213, 317 (1827).

# ROBERT TRIMBLE

THE ANNOTATED  
BOBBLEHEAD



The Presbytère (pictured on the packaging for this bobblehead), was the home of the Louisiana Supreme Court from 1822 to 1853 and still faces southeast across Jackson Square in New Orleans today. "It is not every misconstruction of an act of Congress by a State Court, that will give this Court appellate jurisdiction. It is where the party claims some title, right, privilege, or exemption, under an act of Congress, and the decision is against such right, title, privilege, or exemption." *Montgomery v. Hernandez*, 25 U.S. 129, 132 (1827) (affirming a judgment of the Louisiana Supreme Court).